

## UNITED STATES DEPARTMENT OF COMMERCE

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APPLICATION NO.FILING DATEFIRST NAMED INVENTORATTORNEY DOCKET NO.08/961,92910/31/97CONRAD

MM21/1208

JAMES M LEAS INTELLECTUAL PROPERTY LAW DEPT 972-2E IBM CORFORATION 1000 RIVER ROAD ESSEX JUNCTION VT 05452 EXAMINER

MERLING, A

ART UNIT PAPER NUMBER

DATE MAILED: 120198

Piease find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 



# Office Action Summary

Application No. 08/961,929

Examiner

Applicant(s)

Conrad et al

2877

Group Art Unit **Amanda Merlino** 

Responsive to communication(s) filed on Oct 31, 1997	
This action is <b>FINAL</b> .	
Since this application is in condition for allowance except for 1 in accordance with the practice under Ex parte Quayle, 1935	
A shortened statutory period for response to this action is set to is longer, from the mailing date of this communication. Failure to application to become abandoned. (35 U.S.C. § 133). Extension 37 CFR 1.136(a).	o respond within the period for response will cause the
Disposition of Claims	
X Claim(s) 1-28	is/are pending in the application.
Of the above, claim(s)	is/are withdrawn from consideration
☐ Claim(s)	is/are allowed.
X Claim(s) 1-28	is/are rejected.
Claim(s)	is/are objected to.
Claims	are subject to restriction or election requirement.
Application Papers    See the attached Notice of Draftsperson's Patent Drawing   The drawing(s) filed on is/are objecte   The proposed drawing correction, filed on   The specification is objected to by the Examiner.	ed to by the Examiner.
☐ The oath or declaration is objected to by the Examiner.	
Priority under 35 U.S.C. § 119  Acknowledgement is made of a claim for foreign priority use All Some* None of the CERTIFIED copies of received.  received in Application No. (Series Code/Serial Numer received in this national stage application from the light *Certified copies not received:  Acknowledgement is made of a claim for domestic priority	the priority documents have been ber) nternational Bureau (PCT Rule 17.2(a)).
Attachment(s)  Notice of References Cited, PTO-892  Information Disclosure Statement(s), PTO-1449, Paper No Interview Summary, PTO-413  Notice of Draftsperson's Patent Drawing Review, PTO-948  Notice of Informal Patent Application, PTO-152	
SEE OFFICE ACTION ON TH	HE FOLLOWING PAGES

Application/Control Number: 08/961,929

Art Unit: 2877

#### Information Disclosure Statement

1. The information disclosure statement filed 10/30/97 fails to comply with 37 CFR 1.98(a)(2) with regard to document number AL (foreign patent 85/0567 WIPO), which requires a legible copy of each U.S. and foreign patent; each publication or that portion which caused it to be listed; and all other information or that portion which caused it to be listed. There is no copy of the patent in the file.

### Claim Rejections - 35 USC § 112

2. Claims 19 and 21-26 rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 19, the phrase "less than about .1" is indefinite and confusing. What is actually considered less than about .1 and what is the unit of measurement?

In claim 21, the phrase "less than about 5 degrees" is indefinite and confusing. What is actually considered less than about 5 degrees.

In claim 24, "the range of incident angles", "the range of incident wavelengths", and "the range of reflected angles" lack antecedent basis.

All dependent claims of the claims stated above are also rejected under 112 as carrying the same problems as stated above since they are dependent from the rejected claims.

Page 3

Application/Control Number: 08/961,929

Art Unit: 2877

## Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-18 and 20-28 rejected under 35 U.S.C. 102(b) as being anticipated by McNeil et al (5,164,790).

McNeil et al teach of an apparatus and method for measuring periodic structures on photo masks comprising a radiation (light) source (31) wherein polarized incident light may be used for illuminating the substrate (35) having a repeating structure, said substrate having a covering layer having a thikness and index of refration and wherein the repeating structure comprises at least 5 lines, a detector (45) for measuring said intensity of diffraction radiation wherein the diffracted radiation is reflected, and a data processing machine (41) for mathematically (Maxwell's equation ...) predicting radiation intensity of a model and comparing said predicted intensity with said measured intensity.

### Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

Application/Control Number: 08/961,929

Art Unit: 2877

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

6. Claims 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over McNeil et al (5,164,790).

McNeil et al teach of an apparatus and method for measuring periodic structures on photo masks comprising a radiation (light) source (31) wherein polarized incident light may be used for illuminating the substrate (35) having a repeating structure, said substrate having a covering layer having a thikness and index of refration and wherein the repeating structure comprises at least 5 lines, a detector (45) for measuring said intensity of diffraction radiation wherein the diffracted radiation is reflected, and a data processing machine (41) for mathematically (Maxwell's equation ...) predicting radiation intensity of a model and comparing said predicted intensity with said measured intensity.

McNeil lacks the teaching of a illuminating the substrate through a lens.

Official Notice is taken that the use of lens in an optical measuring device for directing illumination light unto a test device for focusing purposes and other advantages are old and well known in the art. See *In Re Malcolm* 1942C.D.589:543 O.G.440.

Application/Control Number: 08/961,929

Art Unit: 2877

### Conclusion

Papers related to the application may be submitted to Group 2800 by Fax transmission. Papers should be faxed to Group 2800 via the PTO Fax Machine located in Crystal Plaza 4. The form of such papers must conform with the notice published in the Official Gazette, 1096 OG 30 (November 15, 1989). The CP4 Fax Machine number is:

#### 703-308-7722

If the applicant wishes to send a Fax dealing with a Proposed Amendment for discussion for a phone interview then the fax should:

- 1) Contain either the statement "DRAFT" or "PROPOSED AMENDMENT" on the Fax Cover Sheet; and
- 2) Should be unsigned by the attorney or agent. This will ensure that it will not be entered into the case and will be forwarded to the examiner as quickly as possible.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to *Examiner Amanda H. Merlino* whose telephone number is (703) 305-3488.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-0956.

Amanda H. Merlino
Patent Examiner
Art Unit 2877
December 7, 1998/ahm

ROBERT H. KIM PRIMARY EXAMINER